

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P O Box 1450 Alexandria, Virginsa 22313-1450 www.spile.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/374,408	08/13/1999	CHRISTOPHER C. ANDREWS	5957-02200	3712
35609 AFFERTONS, HOOD, KIVLIN, KOWERT & GOETZEL, P.C. P.O. BOX 398 AUSTIN, TX 78767-0398			EXAMINER	
			PHAN, JOSEPH T	
			ART UNIT	PAPER NUMBER
			2614	
			MAIL DATE	DELIVERY MODE
			07/01/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 09/374,408 ANDREWS, CHRISTOPHER C. Office Action Summary Examiner Art Unit Joseph T. Phan 2614 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 14 April 2008. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 75-82.85-114 and 145-168 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 75-82, 85-114, and 145-168 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner, Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Diselesure Statement(s) (PTO/SB/CC)
 Paper No(s)/Mail Date

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Amilication

Application/Control Number: 09/374,408 Page 2

Art Unit: 2614

DETAILED ACTION

Response to Arguments

Applicant's arguments filed 04/14/2008 have been fully considered but they are not
persuasive. It is noted that the merits of the prior art, Codignotto, was not argued, however to
further clarify teachings in Codignotto, other embodiments are cited that exemplifies the new
revised limitations.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 75-82, 85-114, and 145-168 rejected under 35 U.S.C. 102(e) as being anticipated by Codignotto, Patent #7,032,030.

Regarding claims 75, 105, and 153, Codignotto teaches a method, system and computerreadable medium comprising: receiving an audio signal(610 Fig.6 and col.21 lines 41-55); recording said received audio signal to create an audio file(1110 Fig.11 and col.22 lines 1-14); storing said recorded audio file at a location accessible via a network(Fig.11 and col.23 lines 1-20);

associating the recorded audio file with an image file (670 Fig.6, Fig.11, and col.23 lines 5-25) such that when input selecting said image file is received from a given user via the network, said recorded audio file is available for playback to said given user(Fig.11, and col.23 lines 5-25);

Art Unit: 2614

receiving, from a first user, information indicating selection of said image file; and responsive to the selection, automatically providing said associated stored audio file to the first user (col.22 lines 1-14 and col.23 lines 5-25; the given and first user can be the same user as applicant's disclosure teaches when the user returns to re-record his audio file).

Regarding claim 76, Codignotto teaches the method of claim 75, wherein said received audio signal includes a plurality of component audio signals(col.21 lines 41-65)

Regarding claim 77, Codignotto teaches the method of claim 75, wherein said received audio signal corresponds to a second user's voice(col.22 lines 1-10).

Regarding claim 78, Codignotto teaches the method of claim 75, wherein the audio signal is received via a public telephone network, and wherein said information indicating selection of image file from said first user is input via a browser(col.21 lines 41-65 and col.23 lines 5-25).

Regarding claim 79, Codignotto teaches the method of claim 75, wherein said audio signal is received from a second user, said method further comprising: receiving an indication from said second user that said recorded audio file is approved, wherein said storing is performed in response to said recorded audio file being approved(col.22 lines 11-22).

Regarding claim 80, Codignotto teaches the method of claim 79, further comprising: reproducing said recorded audio file prior to said receiving said indication from said second user that said recorded audio file is approved(col.22 lines 1-30).

Regarding claim 81, Codignotto teaches the method claim 80, wherein said reproducing said recorded audio file includes playing back said recorded audio file(col.22 lines 1-30).

Regarding claim 82, Codignotto teaches the method of claim 79, further comprising: editing said recorded audio file prior to said receiving said indication from said second user that

Art Unit: 2614

said recorded audio file is approved(col.22 lines 1-30).

Regarding claim 83, Codignotto teaches the method of claim 79, further comprising: rerecording said audio file prior to said receiving said indication from said second user that said recorded audio file is approved (col.22 lines 1-30).

Regarding claim 85, Codignotto teaches the method of claim 75, wherein said audio signal is received from a second user, said method further comprising:

obtaining profile information from said second user; and

storing at least a portion of the obtained information in a user profile(col.14 lines 49-60).

Regarding claim 86, Codignotto teaches the method of claim 75, wherein said audio signal is received from a second user, said method further comprising;

billing said second user for said storing said recorded audio file(col.6 lines 10-25).

Regarding claim 87, Codignotto teaches the method of claim 75, further comprising: providing notification an indication of said location of said stored audio file, wherein said indication is usable to access said stored audio file(270 fig.2).

Regarding claim 88, Codignotto teaches the method of claim 87, wherein said audio signal is received from a second user, wherein said indication is provided providing notification includes providing said location of said stored audio file to said second user(Fig.2-3).

Regarding claim 89, Codignotto teaches the method of claim 87, wherein said indication is provided providing notification includes providing said location of said stored audio file to said second first user(fig.3 and col.23).

Regarding claim 90, Codignotto teaches the method of claim 88, wherein said indication is provided providing notification includes providing said location of said stored audio file to

said second first user(Fig.3 and col.23 lines 1-40).

Regarding claim 91, Codignotto teaches the method of claim 89, wherein said providing notification includes posting said indication of the location of said stored audio file on an Internet website(fig.11 and col.23 lines 1-40)

Regarding claim 92, Codignotto teaches the method of claim 87, wherein said indication is provided via a telephone network(fig.1)

Regarding claim 93, Codignotto teaches the method of claim 87, wherein said indication is provided via fax(col.23 lines 21-49)

Regarding claim 94, Codignotto teaches the method of claim 87, wherein said indication is provided via email(140 Fig.1 and col.23 lines 21-49).

Regarding claim 95, Codignotto teaches the method of claim 87, wherein said indication is providing notification includes transmitting a link indicative of said a location of the recorded audio file-on(Fig.2).

Regarding claim 96, Codignotto teaches the method of claim 87, wherein said providing the indication of said location of said stored audio file includes:

including a link to the stored audio file in a second file; and

transmitting the second file to said first user(Fig.11, and col.23 lines 5-25).

Regarding claim 97, Codignotto teaches the method of claim 75, wherein said automatically providing includes downloading the associated stored audio file to said first user (Fig.11, and col.23 lines 5-25).

Regarding claim 98, Codignotto teaches the method of claim 75, further comprising receiving a request from said first user to wherein said providing said stored audio file to said

second user via the Internet includes playing back said stored audio file(360 Fig.3).

Regarding claim 99, Codignotto teaches the method of claim. 75, further comprising: making a determination regarding the quality of the recorded audio file(col.22 lines 1-30).

Regarding claim 100, Codignotto teaches the method of claim 99, wherein said audio signal is received from a second user, and wherein said determination regarding the quality of recorded audio file is based upon information received from said second user(col.22 lines 1-30).

Regarding claim 101, Codignotto teaches the method of claim 75, further comprising: making a determination regarding the content of the recorded audio file(col.22 lines 1-30).

Regarding claim 102, Codignotto teaches the method of claim 101, wherein said audio signal is received from a second user, and wherein said determination regarding the content of the recorded audio file is based upon information received from said second user(col.22 lines 1-30).

Regarding claim 103, Codignotto teaches the method of claim 102, further comprising: making a determination regarding the content of the recorded audio file (col.22 lines 1-30).

Regarding claim 104, Codignotto teaches the method of claim 103, wherein said determination regarding said quality and said determination regarding said content of the recorded audio file are based upon information received from said second user(col.22 lines 1-30).

Regarding claim 106, Codignotto teaches the system of claim 105, wherein said received audio signal includes a plurality of component audio signals(col.21 lines 41-57 and col.22 lines 1-30).

Art Unit: 2614

Regarding claim 107, Codignotto teaches the system of claim 105, wherein said received audio signal corresponds to said a second user's voice(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 108, Codignotto teaches the system of claim 105, wherein the audio established received via a public telephone network, and wherein said request from said first user is via a browser(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 109, Codignotto teaches the system of claim 105, wherein said program instructions are further executable to:

provide an indication notification to said first user of said location of said stored audio file, wherein said indication is usable for accessing said stored audio file(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 110, Codignotto teaches the system of claim 105, wherein said program instructions are further executable to: make a determination regarding the content of the recorded audio file(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 111, Codignotto teaches the system of claim 110, wherein said audio signal is received from a second user, and wherein said determination regarding the content of the recorded audio file is based upon information received from said second user(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 112, Codignotto teaches the system of claim 105, wherein said audio signal is received from a second user, and wherein said program instructions are further executable to:

provide a second-given user access to said stored audio file via the Internet in response to said second given user issuing a request corresponding to a link supplied by said second user(col.21

lines 41-57 and col.22 lines 1-30).

Regarding claim 113, Codignotto teaches the system of claim 105, wherein said program instructions executable to provide access to said stored audio file include program instructions are executable to download said stored audio file to a requesting user(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 114, Codignotto teaches the system of claim 105, wherein said program instructions executable to provide access to said stored audio file include program instructions are executable to play back said stored audio file to a requesting user(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 145, Codignotto teaches the method of claim 75, wherein said recorded audio file is accessible via the Internet to any user specifying a first resource identifier corresponding to said location(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 146, Codignotto teaches the method of claim 145, wherein the first resource identifier is a Uniform Resource Locator (URL) (col.14 lines 60-67, col.17 lines 1-38, col.21 lines 41-57, col.22 lines 19-24).

Regarding claim 147, Codignotto teaches the method of claim 85, wherein said profile information includes information specifying that said recorded audio file be associated with said image file(1235 Fig.12)

Regarding claim 148, Codignotto teaches the method of claim 75, wherein said image file is a photograph(1235-1240 Fig.12).

Regarding claim 149, Codignotto teaches the system of claim 105, wherein said recorded audio file is accessible via the Interact to any user specifying a first resource identifier

corresponding to said location(col.14 lines 60-67, col.17 lines 1-38, col.21 lines 41-57, col.22 lines 19-24).

Regarding claim 150, Codignotto teaches the system of claim 149, wherein the first resource identifier is a Uniform Resource Locator (URL) (col.14 lines 60-67, col.17 lines 1-38, col.21 lines 41-57, col.22 lines 19-24).

Regarding claim 151, Codignotto teaches the system of claim 105, wherein said program instructions are executable to associate the recorded audio file with the image file using profile information for said recorded audio file that specifies said image file(1235-1240 Fig.12).

Regarding claim 152, Codignotto teaches the system of claim 105, wherein said image file is a photograph(1235-1240 Fig.12 and col.23 lines 21-47).

Regarding claim 154, Codignotto teaches the computer-readable media of claim 153, wherein said received audio signal includes a plurality of component audio signals(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 155, Codignotto teaches the computer-readable media of claim 153, wherein said received audio signal corresponds to a second user's voice(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 156, Codignotto teaches the computer-readable media of claim 153, wherein the audio signal is received via a public telephone network, and wherein said request from said first user is via a browser(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 157, Codignotto teaches the computer-readable media of claim 153, wherein said program instructions are further executable to:

provide an indication of said location of said stored audio file, wherein said indication is usable

Art Unit: 2614

for accessing said stored audio file(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 158, Codignotto teaches the computer-readable media of claim 153, wherein said audio signal is received from a second user, and wherein said program instructions are further executable to:

provide the first user access to said stored audio file via the Internet in response to said first user issuing a request corresponding to a link supplied by said second user(col.23 lines 1-40).

Regarding claim 159, see Codignotto col.22 lines 1-30 and col.23 lines 1-40.

Regarding claim 160, see Codignotto col.22 lines 1-30 and col.23 lines 1-40.

Regarding claim 161, Codignotto teaches the computer-readable media of claim 153, wherein said recorded audio file is accessible via the Internet to any user specifying a first resource identifier corresponding to said location(col.21 lines 41-57 and col.22 lines 1-30).

Regarding claim 162, Codignotto teaches the computer-readable media of claim 161, wherein the first resource identifier is a Uniform Resource Locator (URL) (col.23 lines 1-40).

Regarding claim 163, Codignotto teaches the computer-readable media of claim 153, wherein said program instructions are executable to associate the recorded audio file with the image file using profile information for said recorded audio file that specifies said image file(1235-1240 Fig.12).

Regarding claim 164, Codignotto teaches the computer-readable media of claim 153, wherein said image file is a photograph(Fig. 12 and col.23 lines 21-50).

Regarding claim 165, Codignotto teaches a method, comprising:
receiving an audio signal from a first user(Fig.6, Fig.11, and col.21 lines 41-65);
recording said received audio signal to create an audio file(Fig.11 and col.21 lines 41-65):

Art Unit: 2614

prior to receiving an indication from the first user that the recorded audio file is approved:

receiving an updated audio signal from the first user(col.22 lines 1-20); and recording said updated audio signal to create an updated audio file(col.22 lines 1-20); receiving an indication from said first user that said recorded updated audio file is approved(col.22 lines 1-20);

in response to said updated recorded audio file being approved, storing said updated recorded audio file at a location accessible via a network(Fig.11 and col.23 lines 1-25); and associating the recorded audio file with an image file in a manner that makes the updated recorded audio file available for playback to a second user when the second user subsequently selects the image file via input received over the network(Fig.11 and col.23 lines 1-25).

Regarding claim 166, Codignotto teaches method of claim 165, further comprising: receiving, from the second user, information indicating selection of said image file; and responsive to the selection, automatically providing said associated stored audio file to the second user(Fig.11 and col.23 lines 1-25).

Regarding claim 167, Codignotto teaches method of claim 166, wherein said automatically providing includes transmitting the associated stored audio file to the second user(Fig.11 and col.23 lines 1-25).

Regarding claim 168, Codignotto teaches method of claim 166, wherein said automatically providing includes playing back the associated stored audio file to the second user(Fig.11 and col.23 lines 1-25).

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph T. Phan whose telephone number is (571) 272-7544. The examiner can normally be reached on Mon-Fri 9am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on (571) 272-7547. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2614

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Joseph T Phan/ Examiner, Art Unit 2614 /Curtis Kuntz/ Supervisory Patent Examiner, Art Unit 2614